



THE

JAMMU & KASHMIR GOVERNMENT GAZETTE

Vol.132] Jammu, Thu., the 15th August, 2019/24th Srav., 1941. [No. 20

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It is hereby notified that vide High Court Order dated 18-03-2019 Mr. Syed Basit Riyaz S/o Syed Riyaz Ahmad R/o Bongam, Chanapora, Shopian has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents

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from CID. His name has been entered under Serial No. JK-120/2019
in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional license/enrolment must be
sought before the date of expiry unless the absolute/final enrolment as
an Advocate is ordered therebefore.

Notification

No. 1777 Dated 30-03-2019.

It is hereby notified that vide High Court Order dated 20-03-2019
Mr. Virender Singh Rana S/o Sh. Shyam Singh Rana R/o Village Ram
Nagar, Ward No. 2, Udampur has been admitted and enrolled as an
Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally
for a period of one year from the date of issuance of this notification,
subject to the verification of his Provisional/LL.B Degree Certificate
from the concerned University and verification of his character and
antecedents from CID. His name has been entered under Serial
No. JK-162/2019 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional license/enrolment must be
sought before the date of expiry unless the absolute/final enrolment as
an Advocate is ordered therebefore.

Notification

No. 1620 Dated 20-03-2019.

It is hereby notified that vide High Court Order dated 20-03-2019
Mr. Taha Khalil S/o Sh. Mohammad Khalil Kangoo R/o H. No. 13,
Lane-D, Fair Banks Colony, Rawalpura, Srinagar has been admitted
and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar
Council provisionally for a period of one year from the date of issuance
of this notification, subject to the verification of his Provisional/LL.B
Degree Certificate from the concerned University and verification of
his character and antecedents from CID. His name has been entered
under Serial No. JK-161/2019 in the Roll of Advocates maintained by
this Registry.

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

Notification

It is hereby notified that vide High Court Order dated 20-03-2019 Mr. Danish Qadir S/o Sh. Ghulam Qadir Parray R/o Brinty, Batapora, Badangan, Anantnag has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-155/2019 in the Roll of Advocates maintained by this Registry.

Notification

It is hereby notified that vide High Court Order dated 20-03-2019 Mr. Vyom Pankaj S/o Sh. Pankaj Dogra R/o Ward No. 2, Opposite UCO Bank, Kathua has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-163/2019 in the Roll of Advocates maintained by this Registry.

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**THE
JAMMU AND KASHMIR GOVERNMENT GAZETTE**

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separate compilation

PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR,
CIVIL SECRETARIAT& REVENUE DEPARTMENT.

Notification No. 45 Rev (LAJ) of 2019

Dated 19-03-2019.

Whereas, the land specifications whereof are given below is required for public purpose viz. for construction of IPS for the project "Pollution Abetment of River Devika and River Tawi in Udhampur Town" in Village Karlai Suki, Tehsil and District Udhampur under NRCP ;

Specifications of land

District	Tehsil	Village	Kh. Nos.	Area
				K. M.
Udhampur	Udhampur	Karlai Suki	220 min	00604

Now, in pursuance of section 17 of the Land Acquisition Act, Samvat 1990, it is ordered that on expiry of fifteen days from the publication of the notification under section 9(2) of the said Act, the Collector, will take possession of the aforementioned land in Village Karlai Suki, Tehsil and District Udhampur required for public purpose, subject to fulfillment of the condition prescribed under section 9(2) and section 17-A of the Land Acquisition Act and Rule 63 of the Land Acquisition Rules.

(Sd.) SHAHID ANAYATULLAH, IAS,
Commissioner/Secretary to Government,
Revenue Department.

GOVERNMENT OF JAMMU AND KASHMIR,
CIVIL SECRETARIAT& REVENUE DEPARTMENT.

Dated 11-03-2019.

Whereas, on the basis of an indent placed by Inspector General, Station Hq. FTR vide No. AXXV/BOP/K-Krishana/FTR/Engg/2012/3400-02 dated 29-03-2012, a notification under section 4(1) was issued by Collector, Land Acquisition (SDM), Hiranagar vide No. SDM/H/LHS/50-59 dated 08-11-2017 for land measuring 17 Kanals and 06 Marlas situated in Village Karol Krishna, Tehsil Hiranagar, District Kathua ;

Whereas, the Collector, Land Acquisition (SDM), Hiranagar, Kathua vide No. SDM/H/LHS/25-28 dated 01-08-2018 has reported that the notification issued under section 4(1) of the J&K State Land Acquisition Act was served upon the interested persons for filing objections, if any, to

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the proposed acquisition but no objection was received from the land
owners/interested persons within the prescribed period as required under
sections 5 & 5-A of the Land Acquisition Act ;

Whereas, the report furnished by Collector, Land Acquisition (SDM),
Hiranagar vide letter referred to above, duly endorsed by the District
Collector, Land Acquisition (DC), Kathua vide letter No. DCK/LHS/2018-
19/897-904 dated 17-11-2018, Divisional Commissioner, Jammu vide No.
502/2775/BOP/Karol Krishana/Kathua/18/3776-78 dated 12-12-2018 and
by Financial Commissioner, Revenue vide No. FC-LS/LA/4783/2018 dated
03-11-2019 has been examined and it has been found that the land owners
did not file any objection to the proposed acquisition ;

Whereas, the Government is satisfied that the land particulars whereof
are given in Annexure "A" is required for public purpose viz. for construction
of BOP for defence purpose by BSF in Village Karol Krishna, Tehsil
Hiranagar, District Kathua.

Now, therefore, in pursuance of section 6 of the J&K State Land
Acquisition Act, Samvat 1990, it is declared that the land measuring 17
Kanals and 06 Marlas situated in Village Karol Krishna, Tehsil Hiranagar,
District Kathua, particulars whereof are given in Annexure "A" is required
for public purposes viz. for construction of BOP for defence purpose by
BSF in Village Karol Krishna, Tehsil Hiranagar, District Kathua. Further,
the Collector, Land Acquisition (SDM), Hiranagar, Kathua is directed under
section 7 of the said Act to take orders for acquisition of the said land after
giving prescribed notice to the interested person(s) as required under the
Land Acquisition Act/Rules.

However, the Collector concerned shall be personally responsible for
identification and proper title verification of all types of land involved in the
case for making and apportionment of compensation amongst all the
interested persons/rightful claimants in accordance with the relevant laws/
rules in force, while making the award.

(Sd.) SHAHID ANAYATULLAH, IAS,

Commissioner/Secretary to Government,
Revenue Department.

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Annexure "A"

District	Tehsil	Village	Kh. Nos.	Area
				K. M.
Kathua	Hiranagar	Karol Krishna	331	00619
			332	min 02615
			335	05601
			336	07605
			360	min 00605
			361	min 01601
				66666
			G. total	17606
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GOVERNMENT OF JAMMU AND KASHMIR,
CIVIL SECRETARIAT& REVENUE DEPARTMENT.

Dated 13-03-2019.

Whereas, on the basis of an indent placed by Executive Engineer, PMGSY Division, Billawar vide No. EE/PMGSY/B/158-159 dated 08-05-2015, a notification under section 4(1) was issued by Collector, Land Acquisition

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SDM), Badnota/Billawar vide No. SDM/B/2015-16/1321-26 dated 14-10-2015
for land measuring 102 Kanals and 14 Marlas situated in Village Machhedi,
Tehsil Lohai-Malhar, District Kathua ;

Whereas, the District Collector, Land Acquisition (DC), Kathua vide
No. DCK/LA/2018-19/65-69 dated 07-05-2018 and DCK/LA/2018-19/615-
18 dated 14-09-2018 has reported that the notification issued under section
4(1) of the J&K State Land Acquisition Act by Collector, Land Acquisition
(SDM), Badnota/Billawar was served upon the interested persons for filing
objections, if any, to the proposed acquisition but no objection was received
from the land owners/interested persons within the prescribed period as
required under sections 5 & 5-A of the Land Acquisition Act ;

Whereas, the report furnished by District Collector, Land Acquisition
(DC), Kathua vide letter referred to above, duly endorsed by Divisional
Commissioner, Jammu vide No. 502/3195/Acq/Machhedi/PMGSY/Kathua/
18/3217-19 dated 20-10-2018, and by Financial Commissioner, Revenue
vide No. FC-LS/LA/4720/2018 dated 28-12-2018 has been examined and
it has been found that the land owners did not file any objection to the
proposed acquisition ;

Whereas, the Government is satisfied that the land particulars whereof
are given in Annexure "A" is required for public purpose viz. for construction
of road from Machhedi to Drabbar in Village Machhedi, Tehsil Lohai-Malhar,
District Kathua, PKG No. JK07-11 under PMGSY.

Now, therefore, in pursuance of section 6 of the J&K State Land
Acquisition Act, Samvat 1990, it is declared that land measuring 102 Kanals
and 14 Marlas situated in Village Machhedi, Tehsil Lohai-Malhar, District
Kathua, particulars whereof are given in Annexure "A" is required for
public purpose viz. for construction of road from Machhedi to Drabbar in
Village Machhedi, Tehsil Lohai-Malhar, District Kathua, PKG No. JK07-11
under PMGSY. Further, the Collector, Land Acquisition (ADC), Billawar is
directed under section 7 of the said Act to take order for acquisition of the
said land after giving prescribed notice to the interested person(s) as required
under the Land Acquisition Act/Rules.

However, the Collector concerned shall be personally responsible for
identification and proper title verification of all types of land involved in the

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 case for making apportionment of compensation amongst all the interested
 persons/rightful claimants in accordance with the relevant laws/rules in force,
 while making the award.

(Sd.) SHAHID ANAYATULLAH, IAS,

Commissioner/Secretary to Government,

Revenue Department.

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Annexure "A"

District	Tehsil	Village	Kh. Nos.	Area
1	2	3	4	5
				K. M.
Kathua	Lohai-Malhar	Machhedi	26 min	00617
			26 min	00615
			37 min	03611
			39 min	02602
			1659/40 min	03609
			66 min	00607
			1317/1241/87	00617
			1355/1318/87	03603
			1355/1308/87	02608
			1208/1152/87	00610
			95 min	00604
			96 min	04617
			108	05614
			165	02612

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Dated 25-03-2019.

Specifications of land

Whereas, on the basis of an indent placed by Chief Engineer, Systems and Operation Wing, Jammu vide No. CE/S&O/J/T/3582-92 dated 18-07-2017, a notification under section 4(1) was issued by Collector, Land Acquisition (ACR), Reasi vide No. DCLA/ACR/Rsi/18-19/56-66 dated 08-05-2018 for land measuring 10 Marlas and 02 Sirsai situated in Village Suketar, Tehsil and District Reasi ;

Whereas, the report furnished by Collector, Land Acquisition (ACR), Reasi vide No. referred to above, duly endorsed by the District Collector (DC),

[illegible]

Whereas, the Government is satisfied that the land particulars whereof are given above is required for public purpose viz. for erection of 132 KV Transmission Line in Village Suketar, Tehsil and District Reasi by Power Development Department.

Now, therefore, in pursuance of section 6 of the J&K State Land Acquisition Act, Samvat 1990, it is declared that land measuring 10 Marlas and 02 Sirsai situated in Village Suketar, Tehsil and District Reasi, particulars whereof are given above is required for public purpose viz. for erection of 132 KV Transmission Line in Village Suketar, Tehsil and District Reasi by Power Development Department. Further, the Collector, Land Acquisition (ACR), Reasi is directed under section 7 of the said Act to take order for acquisition of the said land after giving prescribed notice to the interested person(s) as required under the Land Acquisition Act/Rules.

However, the Collector concerned shall be personally responsible for identification and proper title verification of all types of land involved in the case and apportionment of compensation amongst all the interested persons/rightful claimants in accordance with the relevant laws/rules in force, while making the award.

(Sd.) SHAHID ANAYATULLAH, IAS,

Commissioner/Secretary to Government,
Revenue Department.

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GOVERNMENT OF JAMMU AND KASHMIR,
CIVIL SECRETARIAT& REVENUE DEPARTMENT.

Notification No. 42 Rev (LAJ) of 2019

Dated 19-03-2019.

Whereas, the land specifications whereof are given below is required for public purpose viz. for established of BOP nemely "Octroi" in Village Abdal, Tehsil Suchetgarh, District Jammu by Border Security Force ;

Particulars of land

District	Tehsil	Village	Kh. Nos.	Area
				K. M.
Jammu	Suchetgarh	Abdal	04	05601
			07	03605
			22	05617
			24	01608
			25	00615
			26	20606
			27	04602
				ooooo
Total			40614	
				ooooo

Whereas, on the basis of an indent placed by Inspector General Hq. Jammu, FTR BSF vide No. AXX/BOP-Octroi/Ftr/Engg/2012/8745-47 Headquarter Jammu, Frontier Border Security Force dated 26-11-2012, a notification under section 4(1) was issued by Collector, Land Acquisition (SDM), R. S. Pura vide No. SDMR/LA/BOP/2018-19/1955-59 dated 01-12-2018 for land measuring 40 Kanals and 14 Marlas situated in Village Abdal, Tehsil Suchetgarh, District Jammu ;

Whereas, the Collector, Land Acquisition (SDM), R. S. Pura vide No. SDMR/LA/BOP-Octroi/2018-19/2145 dated 28-12-2018 has reported that the notification issued under section 4(1) of the J&K State Land Acquisition Act was served upon the interested persons for filing objections,

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if any, to the proposed acquisition but no objection was received from the
land owners/interested persons in the prescribed time period as required
under sections 5 & 5-A of the Land Acquisition Act ;

Whereas, the report furnished by Collector, Land Acquisition (SDM), R. S. Pura vide No. referred to above, duly endorsed by the Deputy Commissioner, Jammu vide No. DCJ/LA/BOP-Octori/6&7/2018-19/2136-38 dated 08-01-2019, Divisional Commissioner, Jammu vide No. 502/3116/Acq/BOP/Octori/Abdal/Jmu/18/4526-29 dated 21-01-2019 and by Financial Commissioner, Revenue vide No. FC-LS/LA-4820/2019 dated 06-02-2019 has been examined and it has been found that the land owners did not file any objection to the proposed acquisition ;

Whereas, the Government is satisfied that the land particulars whereof are given above is required for public purpose viz. for established of BOP namely "Octroi" in Village Abdal, Tehsil Suchetgarh, District Jammu by Border Security Force.

Now, therefore, in pursuance of section 6 of the J&K State Land Acquisition Act, Samvat 1990, it is declared that land measuring 40 Kanals and 14 Marlas situated in Village Abdal, Tehsil Suchetgarh, District Jammu, particulars whereof are given above is required for public purpose viz. for established of BOP namely "Octroi" in Village Abdal, Tehsil Suchetgarh, District Jammu by Border Security Force. Further, the Collector, Land Acquisition (SDM), R. S. Pura is directed under section 7 of the said Act to take order for acquisition of the said land after giving prescribed notice to the interested person(s) as required under the Land Acquisition Act/Rules.

However, the Collector concerned shall be personally responsible for identification and proper title verification of all types of land involved in the case and apportionment of compensation amongst all the interested persons/rightful claimants in accordance with the relevant laws/rules in force, while making the award.

(Sd.) SHAHID ANAYATULLAH, IAS,

Commissioner/Secretary to Government,
Revenue Department.

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1. Mr. B. V. R. Subrahmanyam, IAS (CG : 1987) Chairman
Chief Secretary, J&K
2. Mr. Arun Kumar Mehta, IAS (JK : 1988) Member
Principal Secretary to the Government,
Finance Department

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In pursuance of Government Order No. 37-FST of 2018 dated
07-02-2018, issued under endorsement No. FST/Ser/16/2018 dated
07-02-2018, we the undersigned respectively hand over and take over the
charge of Addl. Principal Chief Conservator of Forests, Central and Chief
Conservator of Forests, PCA today the 8th February, 2018 afternoon.

(Sd.) DR. MOHIT GERA, IFS.

Relieved Officer.

(Sd.) ABDUL GANI, IFS.

Relieving Officer.



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PART II—B

Notifications, Notices and Orders by the Heads of Departments.

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GOVERNMENT OF JAMMU AND KASHMIR,
OFFICE OF THE COLLECTOR, LAND ACQUISITION,
ASSISTANT COMMISSIONER, REVENUE, SAMBA.

Subject :ô Notification under sections 9 & 9-A of Land Acquisition
Act , 1990 Svt. as amended up-to-date for acquisition of land
for establishment of Border Fencing (135Ft.) by the
BSF in Village Sadoh, Tehsil and District Samba.

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Whereas, the below mentioned land is required for defence purpose
for construction of 135 Feet Composite Bundh in Village Sadoh, Tehsil
and District Samba, stands declared under sections 6 and 7 of the Land
Acquisition Act, Svt. 1990 by the Commissioner/Secretary to Government,
Revenue Department, J&K, Civil Secretariat, Jammu vide Notification

No. 15-Rev(LAJ) of 2019 dated 25-02-2019 issued under endorsement
No. Rev/LAJ/24/2019 dated 25-02-2019.

Specification of the Land

S.No.	Name of Village	Name of District	Name of Tehsil	Khasra Nos.	Area
1	2	3	4	5	6
					K. M.
1.	Sadoh	Samba	Samba	166min	01600
				169min	02609
				486/171min	12613
				488/171min	09617
				172min	00608
				173min	03613
				174min	05617
				182min	00602
				183min	10603
				184min	08604
				196min	02617
				197min	02604
				202min	04612
				205min	02608
				508/211min	03605
				214min	60606
				277min	00601
				326min	00609
				328min	01611
				199min	01606
				Total	133605

Accordingly, all the interested persons/owners of aforesaid land are hereby called upon to attend personally or by an authorized agent to file the objection regarding their respective interests with regard to acquisition and measurement of land, in this office within 15 days from the date of issuance of this notification.

(Sd.) KULBHUSHAN KHAJURIA, KAS,

Collector, Land Acquisition,
Assistant Commissioner (Revenue),
Samba.

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NOTICE FOR GENERAL PUBLIC

THE JAMMU AND KASHMIR STATE BOARD OF SCHOOL
EDUCATION, NEW CAMPUS, BEMINA, SRINAGAR.

The candidate whose particulars are mentioned below is claiming to have lost/gutted his/her Original and as well as Duplicate Qualification Certificate/s issued by J&K State Board of School Education under serial Nos. : & 08ARKAM-1005216 respectively, with the following particulars :ô

- | | |
|--------------------|----------------------|
| 1. Name : | Mujeeb-Ur-Rehman |
| 2. Parentage : | Ab. Rehman Thoker |
| 3. Residence : | Brakpora, Anantnag |
| 4. Date of Birth : | 04-04-1993 |
| 5. Roll No. : | 113274 Annual |
| 6. Session : | 2008-Annual, Regular |
| 7. Result : | Pass |

Now, the candidate has applied for 2nd Duplicate Qualification Certificate. Before the same is processed and provided to the concerned candidate, any person/s having any objections in this regard, may please file the same before the Secretary, BOSE or to the undersigned within a period of seven days from the date of issue of this notice.

Besides, the above referred :-both Qualification Certificates:-be treated as cancelled.

(Sd.)

Assistant/Deputy Secretary,
Certificates, K. Div.

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NOTICE FOR GENERAL PUBLIC

THE JAMMU AND KASHMIR STATE BOARD OF SCHOOL
EDUCATION, NEW CAMPUS, BEMINA, SRINAGAR.

The candidate whose particulars are mentioned below is claiming to have lost/gutted his/her Original and as well as Duplicate Qualification Certificate/s issued by J&K State Board of School Education under serial Nos. : 56322 & 135 respectively, with following particulars :ô

1. Name : Mohd Ashraf Tantry
2. Parentage : Ab. Aziz Tantry
3. Residence : Rabin, Rafiabab
4. Date of Birth : 01-04-1968
5. Roll No. : 620566
6. Session : 1986-November
7. Result : Pass

Now, the candidate has applied for :-2nd Duplicate Qualification Certificate:- Before the same is processed and provided to the concerned candidate, any person/s having any objections in this regard, may please file the same before the Secretary, BOSE or to the undersigned within a period of seven days from the date of issue of this notice.

Besides, the above referred :-both Qualification Certificates:-be treated as cancelled.

(Sd.)

Assistant/Deputy Secretary,
Certificates, K. Div.



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ADVERTISEMENTS—C

GOVERNMENT OF JAMMU AND KASHMIR,
DIRECTORATE OF FORENSIC SCIENCE LABORATORY,
J&K, JAMMU/SRINAGAR.

e-NIT No. 20 of 2019

Dated 10-07-2019.

For and on behalf of the Governor of Jammu and Kashmir, e-Tenders in two cover system (Technical and Financial Bid) are hereby invited from original manufacturers/authorized dealers having specific authorization from their original manufacturer/s to quote against this tender (as per format provided in Appendix-I) for supply of “**Encase Forensic (Guidance)**” as detailed in Annexure ‘A’ to this NIT (as indicated in the detailed SBD and BOQs). The download of NIT shall start on 11-07-2019 at 1500 hours. The pre-Bid conference will be held on 17-07-2019 at 1500 hours. Tenders shall be submitted online on J&K State e-Procurement Portal www.jktenders.gov.in before 10-08-2019 upto 1600 hours.

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The tenders (technical bids only) will be opened online on 12-08-2019 at 1100 hours at Forensic Science Laboratory, J&K, Srinagar. In case of unforeseen circumstances, the date of opening will be next working day.

Detailed tender documents (SBD) with terms and conditions and Annexure are available on J&K State e-Procurement Portal www.jktenders.gov.in.

(Sd.) AGA AJAZ,

Jt. Director,
Forensic Science Laboratory,
J&K, Srinagar.

GOVERNMENT OF JAMMU AND KASHMIR,
DIRECTORATE OF FORENSIC SCIENCE LABORATORY,
J&K, JAMMU/SRINAGAR.

e-NIT No. 21 of 2019

Dated 10-07-2019.

For and on behalf of the Governor of Jammu and Kashmir, e-Tenders in two cover system (Technical and Financial Bid) are hereby invited from original manufacturers/authorized dealers having specific authorization from their original manufacturer/s to quote against this tender (as per format provided in Appendix-I) for supply of “**Paraben Email Examiner and Paraben Chat Examiner**” as detailed in Annexure ‘A’ to this NIT (as indicated in the detailed SBD and BOQs). The download of NIT shall start on 11-07-2019 at 1500 hours. The pre-Bid conference will be held on 17-07-2019 at 1500 hours. Tenders shall be submitted online on J&K State e-Procurement Portal www.jktenders.gov.in before 10-08-2019 upto 1600 hours.

The tenders (technical bids only) will be opened online on 12-08-2019 at 1100 hours at Forensic Science Laboratory, J&K, Srinagar. In case of unforeseen circumstances, the date of opening will be next working day.

Detailed tender documents (SBD) with terms and conditions and Annexure are available on J&K State e-Procurement Portal www.jktenders.gov.in.

(Sd.) AGA AJAZ,

Jt. Director,
Forensic Science Laboratory,
J&K, Srinagar.

GOVERNMENT OF JAMMU AND KASHMIR,
DIRECTORATE OF FORENSIC SCIENCE LABORATORY,
J&K, JAMMU/SRINAGAR.

e-NIT No. 22 of 2019

Dated 10-07-2019.

For and on behalf of the Governor of Jammu and Kashmir, e-Tenders in two cover system (Technical and Financial Bid) are hereby invited from original manufacturers/authorized dealers having specific authorization from their original manufacturer/s to quote against this tender (as per format provided in Appendix-I) for supply of “**Helix 3 Pro__**” as detailed in Annexure ‘A’ to this NIT (as indicated in the detailed SBD and BOQs). The download of NIT shall start on 11-07-2019 at 1500 hours. The pre-Bid conference will be held on 17-07-2019 at 1500 hours. Tenders shall be submitted online on J&K State e-Procurement Portal www.jktenders.gov.in before 10-08-2019 upto 1600 hours.

The tenders (technical bids only) will be opened online on 12-08-2019 at 1100 hours at Forensic Science Laboratory, J&K, Srinagar. In case of unforeseen circumstances, the date of opening will be next working day.

Detailed tender documents (SBD) with terms and conditions and Annexure are available on J&K State e-Procurement Portal www.jktenders.gov.in.

(Sd.) AGA AJAZ,

Jt. Director,
Forensic Science Laboratory,
J&K, Srinagar.

GOVERNMENT OF JAMMU AND KASHMIR,
DIRECTORATE OF FORENSIC SCIENCE LABORATORY,
J&K, JAMMU/SRINAGAR.

e-NIT No. 23 of 2019

Dated 10-07-2019.

For and on behalf of the Governor of Jammu and Kashmir, e-Tenders in two cover system (Technical and Financial Bid) are hereby invited from original manufacturers/authorized dealers having specific authorization from their original manufacturer/s to quote against this tender (as per format provided in Appendix-I) for supply of “**Magnet Axiom (Magnet**

Forensics) ” as detailed in Annexure ‘A’ to this NIT (as indicated in the detailed SBD and BOQs). The download of NIT shall start on 11-07-2019 at 1500 hours. The pre-Bid conference will be held on 17-07-2019 at 1500 hours. Tenders shall be submitted online on J&K State e-Procurement Portal www.jktenders.gov.in before 10-08-2019 upto 1600 hours.

The tenders (technical bids only) will be opened online on 12-08-2019 at 1100 hours at Forensic Science Laboratory J&K Srinagar. In case of unforeseen circumstances, the date of opening will be next working day.

Detailed tender documents (SBD) with terms and conditions and Annexure are available on J&K State e-Procurement Portal www.jktenders.gov.in.

(Sd.) AGA AJAZ,

Jt. Director,
Forensic Science Laboratory,
J&K, Srinagar.

GOVERNMENT OF JAMMU AND KASHMIR
DIRECTORATE OF FORENSIC SCIENCE LABORATORY
J&K, JAMMU/SRINAGAR.

e-NIT No. 24 of 2019

Dated 10-07-2019.

For and on behalf of the Governor of Jammu and Kashmir, e-Tenders in two cover system (Technical and Financial Bid) are hereby invited from original manufacturers/authorized dealers having specific authorization from their original manufacturer/s to quote against this tender (as per format provided in Appendix-I) for supply of “**CD-DVD Inspector**” as detailed in Annexure ‘A’ to this NIT (as indicated in the detailed SBD and BOQs). The download of NIT shall start on 11-07-2019 at 1500 hours. The pre-Bid conference will be held on 17-07-2019 at 1500 hours. Tenders shall be submitted online on J&K State e-Procurement Portal www.jktenders.gov.in before 10-08-2019 upto 1600 hours.

The tenders (technical bids only) will be opened online on 12-08-2019 at 1100 hours at Forensic Science Laboratory J&K Srinagar. In case of unforeseen circumstances, the date of opening will be next working day.

Detailed tender documents (SBD) with terms and conditions and Annexure are available on J&K State e-Procurement Portal www.jktenders.gov.in.

(Sd.) AGA AJAZ,

Jt. Director,
Forensic Science Laboratory,
J&K, Srinagar.

GOVERNMENT OF JAMMU AND KASHMIR,
DIRECTORATE OF FORENSIC SCIENCE LABORATORY,
J&K, JAMMU/SRINAGAR.

e-NIT No. 25 of 2019

Dated 10-07-2019.

For and on behalf of the Governor of Jammu and Kashmir, e-Tenders in two cover system (Technical and Financial Bid) are hereby invited from original manufacturers/authorized dealers having specific authorization from their original manufacturer/s to quote against this tender (as per format provided in Appendix-I) for supply of “**Mobile Edit Forensic**” as detailed in Annexure ‘A’ to this NIT (as indicated in the detailed SBD and BOQs). The download of NIT shall start on 11-07-2019 at 1500 hours. The pre-Bid conference will be held on 17-07-2019 at 1500 hours. Tenders shall be submitted online on J&K State e-Procurement Portal www.jktenders.gov.in before 10-08-2019 upto 1600 hours.

The tenders (technical bids only) will be opened online on 12-08-2019 at 1100 hours at Forensic Science Laboratory J&K Srinagar. In case of unforeseen circumstances, the date of opening will be next working day.

Detailed tender documents (SBD) with terms and conditions and Annexure are available on J&K State e-Procurement Portal www.jktenders.gov.in.

(Sd.) AGA AJAZ,

Jt. Director,
Forensic Science Laboratory,
J&K, Srinagar.

GOVERNMENT OF JAMMU AND KASHMIR,
DIRECTORATE OF FORENSIC SCIENCE LABORATORY,
J&K, JAMMU/SRINAGAR.

e-NIT No. 26 of 2019

Dated 10-07-2019.

For and on behalf of the Governor of Jammu and Kashmir, e-Tenders in two cover system (Technical and Financial Bid) are hereby invited from original manufacturers/authorized dealers having specific authorization from their original manufacturer/s to quote against this tender (as per format provided in Appendix-I) for supply of “**DVR Examiner (DME Forensics)**” as detailed in Annexure ‘A’ to this NIT (as indicated in the detailed SBD and BOQs). The download of NIT shall start on 11-07-2019 at 1500 hours. The pre-Bid conference will be held on 17-07-2019 at 1500 hours. Tenders shall be submitted online on J&K State e-Procurement Portal www.jktenders.gov.in before 10-08-2019 upto 1600 hours.

The tenders (technical bids only) will be opened online on 12-08-2019 at 1100 hours at Forensic Science Laboratory J&K Srinagar. In case of unforeseen circumstances, the date of opening will be next working day.

Detailed tender documents (SBD) with terms and conditions and Annexure are available on J&K State e-Procurement Portal www.jktenders.gov.in.

(Sd.) AGA AJAZ,

Jt. Director,
Forensic Science Laboratory,
J&K, Srinagar.

GOVERNMENT OF JAMMU AND KASHMIR,
DIRECTORATE OF FORENSIC SCIENCE LABORATORY,
J&K, JAMMU/SRINAGAR.

e-NIT No. 56 of 2019

Dated 09-07-2019.

For and on behalf of the Governor of Jammu and Kashmir, e-Tenders in two cover system (Technical and Financial Bid) are hereby invited from original manufacturers/authorized dealers having specific authorization from their original manufacturer/s to quote against this tender (as per format provided in Appendix-I) for supply of “**SCANNING ELECTRON**

MICROSCOPE WITH ED X-RAY ANALYZER (FOR THE ELEMENT LEVEL COMPOSITIONAL ANALYSIS OF SAMPLE WITHOUT ANY DESTRUCTIVE ANALYSIS—” as detailed in Annexure ‘A’ to this NIT (as indicated in the detailed SBD and BOQs). The download of NIT shall start on 10-07-2019 at 1500 hours. The pre-Bid conference will be held on 16-07-2019 at 1500 hours. Tenders shall be submitted online on J&K State e-Procurement Portal www.jktenders.gov.in before 17-08-2019 upto 1600 hours.

The tenders (technical bids only) will be opened online on 19-08-2019 at 1100 hours at Forensic Science Laboratory J&K Srinagar. In case of unforeseen circumstances, the date of opening will be next working day.

Detailed tender documents (SBD) with terms and conditions and Annexure are available on J&K State e-Procurement Portal www.jktenders.gov.in.

(Sd.) AGA AJAZ,

Jt. Director,
Forensic Science Laboratory,
J&K, Srinagar.

GOVERNMENT OF JAMMU AND KASHMIR,
DIRECTORATE OF FORENSIC SCIENCE LABORATORY,
J&K, JAMMU/SRINAGAR.

e-NIT No. 57 of 2019

Dated 09-07-2019.

For and on behalf of the Governor of Jammu and Kashmir, e-Tenders in two cover system (Technical and Financial Bid) are hereby invited from original manufacturers/authorized dealers having specific authorization from their original manufacturer/s to quote against this tender (as per format provided in Appendix-I) for supply of **“BALLISTIC COMPARISON MICROSCOPE WITH DIGITAL PHOTOGRAPHIC SYSTEM WITH ACCESSORIES”** as detailed in Annexure ‘A’ to this NIT (as indicated in the detailed SBD and BOQs). The download of NIT shall start on 10-07-2019 at 1500 hours. The pre-Bid conference will be held on 16-07-2019 at 1500 hours. Tenders shall be submitted online on J&K State e-Procurement Portal www.jktenders.gov.in before 17-08-2019 upto 1600 hours.

The tenders (technical bids only) will be opened online on 19-08-2019 at 1100 hours at Forensic Science Laboratory J&K Srinagar. In case of unforeseen circumstances, the date of opening will be next working day.

Detailed tender documents (SBD) with terms and conditions and Annexure are available on J&K State e-Procurement Portal www.jktenders.gov.in.

(Sd.) AGA AJAZ,

Jt. Director,
Forensic Science Laboratory,
J&K, Srinagar.

GOVERNMENT OF JAMMU AND KASHMIR,
DIRECTORATE OF FORENSIC SCIENCE LABORATORY,
J&K, JAMMU/SRINAGAR.

e-NIT No. 27 of 2019

Dated 25-07-2019.

For and on behalf of the Governor of Jammu and Kashmir, e-Tenders in two cover system (Technical and Financial Bid) are hereby invited from original manufacturers/authorized dealers having specific authorization from their original manufacturer/s to quote against this tender (as per format provided in Appendix-I) for supply of “**Belkasoft Acquisition Tools (Belkasoft) and Belkasoft Evidence Centre (Belkasoft)**” as detailed in Annexure ‘A’ to this NIT (as indicated in the detailed SBD and BOQs). The download of NIT shall start on 26-07-2019 at 1500 hours. The pre-Bid conference will be held on 30-07-2019 at 1500 hours. Tenders shall be submitted online on J&K State e-Procurement Portal www.jktenders.gov.in before 17-08-2019 upto 1600 hours.

The tenders (technical bids only) will be opened online on 19-08-2019 at 1100 hours at Forensic Science Laboratory J&K Srinagar. In case of unforeseen circumstances, the date of opening will be next working day.

Detailed tender documents (SBD) with terms and conditions and Annexure are available on J&K State e-Procurement Portal www.jktenders.gov.in.

(Sd.) AGA AJAZ,

Jt. Director,
Forensic Science Laboratory,
J&K, Srinagar.



رجسٹرڈ نمبر جے کے۔ 33

جموں و کشمیر گورنمنٹ گزٹ

جلد نمبر 132۔ جموں۔ مورخہ 15 اگست 2019ء بمطابق 24 سوانا 1941ء ویروار نمبر 20

استہارات

از عدالت سب جج سپیشل ریلوے مجسٹریٹ (جوڈیشل) جموں

سرکار بنام Pankej kumar & Ors.

علت نمبر 01 سال 2015ء، تھانہ پولیس GRP Nanwal

بجرائم زیر دفعہ 382/34 RPC

وارنٹ گشتی زیر دفعہ 512 ضابطہ فوجداری

بخلاف ملزم الصدر

حکم بنام اہلکاران پولیس ریاست جموں و کشمیر

معاملہ مندرجہ عنوان اُلصدر میں ملزم کو بارہا بذریعہ وارنٹ گرفتاری
بلاضمانتی طلب کیا گیا ہے، الا ملزم کی دستیابی نہ ہوئی ہے اور وارنٹ ہذا پُر تعمیل آئی ہے کہ ملزم

1. Pankaj Kumar S/o Jagdesh Raj R/o krishna Nagar,

A/P. Ravi Dass Mandir Near Hari pur R.S.Pura

2. Sandeep Pal S/o Mirchi Lal R/o Majith Raoad

Indira Coloney, Gali No.2 H.No. 206, Amritsar

3. Sandeep Singh S/o Kudeep Singh R/o Shah pur

Chowk Pathankot.

گھر سے فرار ہے اور روپوش ہو گیا ہے جس سے ملزم کی دستیابی
بطرق آسانی مشکل ہے۔

لہذا ملزم کے خلاف کارروائی زیر دفعہ 512 ض ف بعمل لائی جا کر

اہلکاران پولیس ریاست جموں و کشمیر کو حکم و اختیار دیا جاتا ہے کہ ملزم متذکرہ بالا

جہاں کہیں بھی اندر حدود ریاست دستیاب ہو تو اُسے فوراً گرفتار کر کے عدالت ہذا

میں پیش کریں وارنٹ ہذا تا دستیابی ملزم زیر کار رہے گا۔ تحریر

سرکار بنام Mohd Tariq & Ors. وغیرہ

علت نمبر 122 سال 2015ء، تھانہ پولیس Nowabad

بجرائم زیردفعات 379 RPC

وارنٹ گشتی عام زیردفعہ 512 ضابطہ فوجداری

بخلاف ملزم الصدر

حکم بنام : اہلکاران پولیس ریاست جموں و کشمیر

معاملہ مندرجہ عنوان الصدر میں ملزم کو بار بار ہا بذریعہ وارنٹ گرفتاری
بلا ضمانتی طلب کیا گیا ہے، الا ملزم کی دستیابی نہ ہوئی ہے اور وارنٹ ہذا پر
تعمیل آئی ہے کہ ملزم

Mohd Tariq S/o Mohd Aslam R/o Bagta Teh. Katra Distt. Reasi

گھر سے فرار ہے اور روپوش ہو گیا ہے جس سے ملزم کی دستیابی بطریق
آسانی مشکل ہے۔

لہذا ملزم کے خلاف کارروائی زیردفعہ 512 ض ف بعمل لائی جا کر
اہلکاران پولیس ریاست جموں و کشمیر کو حکم و اختیار دیا جاتا ہے کہ ملزم متذکرہ بالا
جہاں کہیں بھی اندر حدود ریاست دستیاب ہو تو اسے فوراً گرفتار کر کے عدالت ہذا
میں پیش کریں۔ تحریر

سرکار بنام
علت نمبر 209 سال 2016ء، تھانہ پولیس گانڈھی نگر

بجرائم زیر دفعہ : 379 RPC

وارنٹ گشتی زیر دفعہ 512 ضابطہ فوجداری
بخلاف ملزم الصدر

حکم بنام اہلکاران پولیس ریاست جموں و کشمیر

معاملہ مندرجہ عنوان الصدر میں ملزم کو بارہا بذریعہ وارنٹ گرفتاری بلا ضمانتی
طلب کیا گیا ہے، الا ملزم کی دستیابی نہ ہوئی ہے اور وارنٹ ہذا پر تعمیل آئی ہے کہ ملزم
Yogh Raj Singh S/o Kamal Singh R/o Village Bandhwal,
Teh. Akhnoor.

گھر سے فرار ہے اور روپوش ہو گیا ہے جس سے ملزم کی دستیابی بطریق آسانی
مشکل ہے۔

لہذا ملزم کے خلاف کارروائی زیر دفعہ 512 ض ف بعمل لائی جا کر
اہلکاران پولیس ریاست جموں و کشمیر کو حکم و اختیار دیا جاتا ہے کہ ملزم متذکرہ بالا
جہاں کہیں بھی اندر حدود ریاست دستیاب ہو تو اسے فوراً گرفتار کر کے عدالت ہذا
میں پیش کریں وارنٹ ہذا تا دستیابی ملزم زیر کار رہے گا۔ تحریر

دستخط : سب جج سپیشل، ریلوے مجسٹریٹ
(جوڈیشل) جموں

REGD. NO. JK6633



Vol. 132] Jammu, Tue., the 16th April, 1919/26th Chai., 1941. [No. 2-q
Separate paging is given to this part in order that it may be filed
as a separate compilation.

Laws, Regulations and Rules passed thereunder.

Notification

SRO-297.ø In exercise of the powers conferred by section 164 of the Jammu and Kashmir Goods and Services Tax Act, 2017 (Act No. V of 2017), the State Government hereby makes the following

2 The J&K Govt. Gazette, 16th April, 2019/26th Chai., 1941. [No. 2-q
amendment in the Jammu and Kashmir Goods and Services Tax Rules,
2017, namely :

1. In rule 41, in sub-rule (1), after the proviso, the following explanation shall be inserted, namely :

“Explanation : For the purpose of this sub-rule, it is hereby clarified that the value of assets means the value of the entire assets of the business, whether or not input tax credit has been availed thereon.

2. With effect from 1st April, 2019, in rule 42 of the said rules,

(a) in sub-rule (1),

- a. in clause (f), the following explanation shall be inserted, namely :

“Explanation : For the purpose of this clause, it is hereby clarified that in case of supply of services covered by clause (b) of paragraph 5 of Schedule-II of the said Act, value of T_4 shall be zero during the construction phase because inputs and input services will be commonly used for construction of apartments booked on or before the date of issuance of completion certificate or first occupation of the project, whichever is earlier, and those which are not booked by the said date.

- b. in clause (g), after the letter and figure FORM GSTR-2, the words, letters and figure and at summary level FORM GSTR-3B shall be inserted ;

c. in clause (h),

- i. for the brackets and letter (g), the brackets and letter (g) shall be substituted ;

d. in clause (i),ô

i. before the proviso, the following proviso shall be inserted, namely :ô

÷Provided that in case of supply of services covered by clause (b) of paragraph 5, Schedule-II of the Act, the value of ÷E/F÷for a tax period shall be calculated for each project separately, taking value of E and F as underô

E=aggregate carpet area of the apartments, construction of which is exempt from tax plus aggregate carpet area of the apartments, construction of which is not exempt from tax, but are identified by the promoter to be sold after issue of completion certificate or first occupation whichever is earlier ;

F=aggregate carpet area of the apartments in the project ;

Explanation 1 :—In the tax period in which the issuance of completion certificate or first occupation of the project takes place, value of E shall also include aggregate carpet area of the apartments, which have not been booked till the date of issuance of completion certificate or first occupation of the project, whichever is earlier ;

Explanation 2 :—Carpet area of apartments, tax on construction of which is paid or payable at the rates specified for items (i), (ia), (ib), (ic) or (id), against serial number 3 of

the Table in the SRO Notification No. SRO-GST-11 dated 08-07-2017 issued by Finance Department, Government of Jammu and Kashmir, as amended, shall be taken into account for calculation of value of ₹ in view of Explanation (iv) in paragraph 4 of the SRO Notification No. SRO-GST-11 dated 08-07-2017 issued by Finance Department, Government of Jammu and Kashmir.

- ii. in the proviso, for the word ~~“Provided that~~
the words ~~“Provided further”~~ shall be substituted ;
- e. for the clause (1), the following clause shall be substituted, namely :
~~“(1) the amount “C3” “D1” and “D2” shall be computed separately for input tax credit of central tax, state tax, union territory tax and integrated tax and declared in FORM GSTR-3B or through FORM DRC-03 ;”~~
- f. in the clause (m), for the words ~~“added to the output tax liability of the registered person”~~, the words, letters and figures ~~“reversed by the registered person in FORM GSTR-3B or through FORM DRC-03”~~ shall be substituted
- (b) in sub-rule (2), for the words ~~“The input tax credit”~~, the words, figures and bracket ~~“Except in case of~~

No. 2-q] The J&K Govt. Gazette, 16th April, 2019/26th Chai., 1941. 5
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supply of services covered by clause (b) of paragraph 5 of the schedule-II of the Act, the input tax credit shall be substituted ;

(c) In the clause (a) of sub-rule (2) for the words "added to the output tax liability of the registered person", the words letters and figures "reversed by the registered person in FORM GSTR-3B or through FORM DRC-03" shall be substituted ;

(d) after sub-rule (2), the following sub-rules shall be inserted, namely :

(3) In case of supply of services covered by clause (b) of paragraph 5 of the Schedule II of the Act, the input tax determined under sub-rule (1) shall be calculated finally, for each ongoing project or project which commences on or after 1st April, 2019, which did not undergo or did not require transition of input tax credit consequent to change of rates of tax on 1st April, 2019 in accordance with SRO Notification No. SRO-GST-11 dated 08-07-2017 issued by Finance Department, Government of Jammu and Kashmir, for the entire period from the commencement of the project or 1st July, 2017, whichever is later, to the completion or first occupation of the project, whichever is earlier, before the due date for furnishing of the return for the month of September following the end of financial year in which the completion certificate is issued or first occupation takes place of the project, in the manner prescribed in the said sub-rule, with the

6 The J&K Govt. Gazette, 16th April, 2019/26th Chai., 1941. [No. 2-q
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modification that value of E/F shall be calculated
taking value of E and F as under :ô

E=aggregate carpet area of the apartments,
construction of which is exempt from tax plus
aggregate carpet area of the apartments, construction
of which is not exempt from tax, but which have not
been booked till the date of issuance of completion
certificate or first occupation of the project, whichever
is earlier.

F=aggregate carpet area of the apartments in the
project ;

and,ô

- (a) where the aggregate of the amounts calculated
finally in respect of ð1ø and ð2ø exceeds the
aggregate of the amounts determined under sub-
rule (1) in respect of ð1ø and ð2ø, such excess
shall be reversed by the registered person in
FORM GSTR-3B or through FORM DRC-03 the
month not later than the month of September
following the end of the financial year in which
the completion certificate is issued or first
occupation of the project takes place and the said
person shall be liable to pay interest on the said
excess amount at the rate specified in sub-
section (1) of section 50 for the period starting
from the first day of April of the succeeding
financial year till the date of payment ; or
- (b) where the aggregate of the amounts determined
under sub-rule (1) in respect of ð1ø and ð2ø
exceeds the aggregate of the amounts calculated

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finally in respect of ₹D1ø and ₹D2ø such excess amount shall be claimed as credit by the registered person in his return for a month not later than the month of September following the end of the financial year in which the completion certificate is issued or first occupation takes place of the project.

÷(4) In case of supply of services covered by clause (b) of paragraph 5 of Schedule-II of the Act, the input tax determined under sub-rule (1) shall be calculated finally, for commercial portion in each project, other than Residential Real Estate Project (RREP), which underwent transition of input tax credit consequent to change of rates of tax on the 1st April, 2019 in accordance with SRO notification No. SRO-GST-11 dated 08-07-2017 issued by Finance Department, Government of Jammu and Kashmir, for the entire period from the commencement of the project or 1st July, 2017, whichever is later, to the completion or first occupation of the project, whichever is earlier, before the due date for furnishing of the return for the month of September following the end of financial year in which the completion certificate is issued or first occupation takes place of the project, in the following manner :ô

- (a) The aggregate amount of common credit on commercial portion in the project ($C3_{\text{aggregate_comm}}$) shall be calculated as underô

$C3_{\text{aggregate_comm}} = [\text{aggregate of amounts of } C3 \text{ determined under sub-rule (1) for the tax periods starting from 8th July, 2017 to}$

8 The J&K Govt. Gazette, 16th April, 2019/26th Chai., 1941. [No. 2-q
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31st March, 2019, x (A_c/A_t)]+[aggregate of amounts of C3 determined under sub-rule (1) for the tax periods starting from 1st April, 2019 to the date of completion or first occupation of the project, whichever is earlier].

Where,ô

A_c =total carpet area of the commercial apartments in the project ;

A_t =total carpet area of all apartments in the project ;

- (b) The amount of final eligible common credit on commercial portion in the project ($C3_{\text{final_comm}}$) shall be calculated as underô

$$C3_{\text{final_Comm}} = C3_{\text{aggregate_comm}} \times (E/F)$$

Where,ô

E=total carpet area of commercial apartments which have not been booked till the date of issuance of completion certificate or first occupation of the project, whichever is earlier.

$F=A_c$ =total carpet area of the commercial apartments in the project ;

- (c) where, $C3_{\text{aggregate_comm}}$ exceeds $C3_{\text{final_comm}}$, such excess shall be reversed by the registered person in FORM GSTR-3B or through FORM DRC-03 the month not later than the month of September following the end of the financial year in which the completion certificate is issued or first occupation takes

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place of the project and the said person shall be liable to pay interest on the said excess amount at the rate specified in sub-section (1) of section 50 for the period starting from the first day of April of the succeeding financial year till the date of payment ;

- (d) where, $C3_{\text{final_comm}}$ exceed $C3_{\text{aggregate_comm}}$, such excess amount shall be claimed as credit by the registered person in his return for a month not later than the month of September following the end of the financial year in which the completion certificate is issued or first occupation takes place of the project.

÷(5) Input tax determined under sub-rule (1) shall not be required to be calculated finally on completion or first occupation of an RREP which underwent transition of input tax credit consequent to change of rates of tax on 1st April, 2019 in accordance with SRO Notification No. SRO-GST-11 dated 08-07-2017 issued by Finance Department, Government of Jammu and Kashmir.

(6) Where any input or input service are used for more than one project, input tax credit with respect to such input or input service shall be assigned to each project on a reasonable basis and credit reversal pertaining to each project shall be carried out as per sub-rule (3).÷

3. With effect from 1st April, 2019, in Rule 43 of the said rules,÷

(i) in sub-rule (1),÷

(a) in clause (a), after the words, letters and figures ÷FORM GSTR-2÷, the words, letters and figure ÷and FORM GSTR-3B÷ shall be inserted ;

(b) in clause (b), after the letters and figure ÷FORM GSTR-2÷, the words, letters and figures ÷and FORM GSTR-3B÷ shall be inserted ;

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(c) after clause (b), the following explanation shall be
inserted, namely :ô

“*Explanation* :ô For the purpose of this clause it is
hereby clarified that in case of supply
of services covered by clause (b)
of paragraph 5 of the Schedule-II of
the said Act, the amount of input tax
in respect of capital goods used or
intended to be used exclusively for
effecting supplies other than exempted
supplies but including zero rated
supplies, shall be zero during the
construction phase because capital
goods will be commonly used for
construction of apartments booked on
or before the date of issuance of
completion certificate or first
occupation of the project, whichever
is earlier, and those which are not
booked by the said date.ø;

(d) in clause (g),ô

(A) after the letter and words ÷F is the total
turnoverø, the words ÷in the Stateø shall be
inserted ;

(B) Before the proviso the following proviso shall be
inserted, namely :ô

÷Provided that in case of supply of services
covered by clause (b) of paragraph 5 of the
Schedule-II of the Act, the value of ÷E/Fø for a tax
period shall be calculated for each project separately,
taking value of E and F as under :ô

E=aggregate carpet area of the apartments,
construction of which is exempt from tax plus

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aggregate carpet area of the apartments,
construction of which is not exempt from tax, but
are identified by the promoter to be sold after
issue of completion certificate or first occupation,
whichever is earlier ;

F=aggregate carpet area of the apartments in the
project ;

*Explanation 1 :*ô In the tax period in which the
issuance of completion
certificate or first occupation
of the project takes place,
value of E shall also include
aggregate carpet area of the
apartments, which have not
been booked till the date of
issuance of completion
certificate or first occupation
of the project, whichever is
earlier.

*Explanation 2 :*ô Carpet area of apartments, tax
on construction of which is
paid or payable at the rates
specified for items (i), (ia),
(ib), (ic) or (id), against serial
number 3 of the Table SRO
Notification No. SRO-GST-11
dated 08-07-2017 issued by
Finance Department,
Government of Jammu and
Kashmir, as amended, shall
be taken into account for
calculation of value of -Eø in
view of Explanation (iv) in
paragraph 4 of the SRO

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Notification No. SRO-GST-
11 dated 08-07-2017 issued
by Finance Department,
Government of Jammu and
Kashmir ;

(C) in the proviso, for the word "Provided" the words
"Provided further" shall be substituted ;

(e) after clause (h), the following clause shall be inserted,
namely :

(i) The amount T_e shall be computed separately
for input tax credit of central tax, state tax,
union territory tax and integrated tax and
declared in FORM GSTR-3B.

(ii) for sub-rule (2), the following sub-rules shall be substituted,
namely :

(2) In case of supply of services covered by clause (b) of
paragraph 5 of Schedule-II of the Act, the amount of
common credit attributable towards exempted supplies
(T_e^{final}) shall be calculated finally for the entire period from
the commencement of the project 8th July, 2017,
whichever is later, to the completion or first occupation of
the project, whichever is earlier, for each project separately,
before the due date for furnishing of the return for the month
of September following the end of financial year in which
the completion certificate is issued or first occupation takes
place of the project as under :

$$T_e^{\text{final}} = [(E1 + E2 + E3)/F] \times T_c^{\text{final}},$$

Where,

E1=aggregate carpet area of the apartments, construction
of which is exempt from tax.

E2=aggregate carpet area of the apartments, supply of
which is partly exempt and partly taxable, consequent to

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change of rates of tax on 1st April, 2019, which shall be
calculated as under,ô

$$E2=(\text{Carpet area of such apartments}) \times [V_1/(V_1+V_2)],\hat{o}$$

Where,ô

V_1 is the total value of supply of such apartments which
was exempt from tax ; and

V_2 is the total value of supply of such apartments which
was taxable ;

$E3$ =aggregate carpet area of the apartments, construction
of which is not exempt from tax, but have not been booked
till the date of issuance of completion certificate or first
occupation of the project, whichever is earlier.

F =aggregate carpet area of the apartments in the project ;

Tc^{final} =aggregate of A^{final} in respect of all capital goods
used in the project and A^{final} for each capital goods shall be
calculated as under :ô

$A^{final}=A \times (\text{number of months for which capital goods is
used for the project}/60) ;$

and,ô

- (a) where value of Tc^{final} exceeds the aggregate of amounts
of Tc determined for each tax period under sub-rule (1),
such excess shall be reversed by the registered
person in FORM GSTR-3B or through FORM
DRC-03 the month not later than the month of
September following the end of the financial year in
which the completion certificate is issued or first
occupation takes place of the project and the said
person shall be liable to pay interest on the said excess
amount at the rate specified in sub-section (1) of
section 50 for the period starting from the first day of
April of the succeeding financial year till the date of
payment ; or

(b) where aggregate of amounts of Te determined for each tax period under sub-rule (1) exceeds Te^{final} , such excess amount shall be claimed as credit by the registered person in his return for a month not later than the month of September following the end of the financial year in which the completion certificate is issued or first occupation takes place of the project.

(3) The amount Te^{final} and Tc^{final} , all be computed separately for input tax credit of Central tax, State tax, Union territory tax and integrated tax.

(5) Where any capital goods used for the project have their useful life remaining on the completion of the project, input tax credit attributable to the remaining life shall be availed in the project in which the capital goods is further used ;

Explanation 2 : For the purposes of rule 42 and this rule,

(i) the term ~~apartment~~ shall have the same meaning as assigned to in clause (e) of section 2 of the Real Estate (Regulation and Development) Act, 2016 (16 of 2016) ;

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- (ii) the term ÷projectø shall mean a real estate project or a residential real estate project ;
- (iii) the term ÷Real Estate Project (REP)ø shall have the same meaning as assigned to it in clause (zn) of section 2 of the Real Estate (Regulation and Development) Act, 2016 (16 of 2016) ;
- (iv) the term ÷Residential Real Estate Project (RREP)ø shall mean a REP in which the carpet area of the commercial apartments is not more than 15 per cent of the total carpet area of all the apartments in the REP ;
- (v) the term ÷promoterø shall have the same meaning as assigned to it in clause (zk) of section 2 of the Real Estate (Regulation and Development) Act, 2016 (16 of 2016) ;
- (vi) ÷Residential apartmentø shall mean an apartment intended for residential use as declared to the Real Estate Regulatory Authority or to competent authority ;
- (vii) ÷Commercial apartmentø shall mean an apartment other than a residential apartment ;
- (viii) the term ÷competent authorityø as mentioned in definition of ÷residential apartmentø means the local authority or any authority created or established under any law for the time being in force by the Central Government or State Government or Union Territory Government, which exercises authority over land under its jurisdiction, and has powers to give permission for development of such immovable property ;
- (ix) the term ÷Real Estate Regulatory Authorityø shall mean the Authority established under sub-section (1) of section 20 (1) of the Real Estate (Regulation and Development) Act, 2016 (No. 16 of 2016) by the Central Government or State Government ;

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- (x) the term "carpet area" shall have the same meaning assigned to it in clause (k) of section 2 of the Real Estate (Regulation and Development) Act, 2016 (16 of 2016) ;
- (xi) "an apartment booked on or before the date of issuance of completion certificate or first occupation of the project" shall mean an apartment which meets all the following three conditions, namely :
 - (a) part of supply of construction of the apartment service has time of supply on or before the said date ; and
 - (b) consideration equal to at least one installment has been credited to the bank account of the registered person on or before the said date ; and
 - (c) an allotment letter or sale agreement or any other similar document evidencing booking of the apartment has been issued on or before the said date.
- (xii) The term "ongoing project" shall have the same meaning as assigned to it in SRO Notification No. SRO-GST-11 dated 08-07-2017 issued by Finance Department, Government of Jammu and Kashmir, as amended ;
- (xiii) The term "project which commences on or after 1st April, 2019" shall have the same meaning as assigned to it in SRO Notification No. SRO-GST-11 dated 08-07-2017 issued by Finance Department, Government of Jammu and Kashmir, as amended ;

4. In the said rules, after rule 88, the following rule shall be inserted, namely :ô

Rule 88A. Order of utilization of input tax credit. Input tax credit on account of integrated tax shall first be utilized towards

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payment of integrated tax, and the amount remaining, if any, may be utilized towards the payment of Central tax and State tax or Union territory tax, as the case may be, in any order :

Provided that the input tax credit on account of Central tax, State tax or Union territory tax shall be utilized towards payment of Integrated tax, Central tax, State tax or Union territory tax, as the case may be, only after the input tax credit available on account of integrated tax has first been utilized fully.Ø

5. With effect from 1st April, 2019, in the said rules, for rule 100, the following rule shall be substituted, namely :ô

÷100. **Assessment in certain cases.**—(1) The order of assessment made under sub-section (1) of section 62 shall be issued in FORM GST ASMT-13 and a summary thereof shall be uploaded electronically in FORM GST DRC-07.

(2) The proper officer shall issue a notice to a taxable person in accordance with the provisions of section 63 in FORM GST ASMT-14 containing the grounds on which the assessment is proposed to be made on best judgment basis and shall also serve a summary thereof electronically in FORM GST DRC-01, and after allowing a time of fifteen days to such person to furnish his reply, if any, pass an order in FORM GST ASMT-15 and summary thereof shall be uploaded electronically in FORM GST DRC-07.

(3) The order of assessment under sub-section (1) of section 64 shall be issued in FORM GST ASMT-16 and a summary of the order shall be uploaded electronically in FORM GST DRC-07.

(4) The person referred to in sub-section (2) of section 64 may file an application for withdrawal of the assessment order in FORM GST ASMT-17.

(5) The order of withdrawal or, as the case may be, rejection of the application under sub-section (2) of section 64 shall be issued in FORM GST ASMT-18.Ø

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6. With effect from 1st April, 2019, in the said rules, for rule 142,
the following rule shall be substituted, namely :ô

**“142. Notice and order for demand of amounts payable under
the Act.ô** (1) The proper officer shall serve, along with theô

(a) notice issued under section 52 or section 73 or 74 or
section 76 or section 122 or section 123 or section
124 or section 125 or section 127 or section 129 or section
130, a summary thereof electronically in FORM GST
DRC-01 ;

(b) statement under sub-section (3) of section 73 or sub-
section (3) of section 74, a summary thereof electronically
in FORM GST DRC-02, specifying therein the details
of the amount payable.

(2) Where, before the service of notice or statement, the person
chargeable with tax makes payment of the tax and interest in
accordance with the provisions of sub-section (5) of section 73 or,
as the case may be, tax, interest and penalty in accordance with
the provisions of sub-section (5) of section 74, or where any person
makes payment of tax, interest, penalty or any other amount due
in accordance with the provisions of the Act he shall inform the
proper officer of such payment in FORM GST DRC-03 and the
proper officer shall issue an acknowledgement, accepting the
payment made by the said person in FORM GST DRC-04.

(3) Where the person chargeable with tax makes payment of tax
and interest under sub-section (8) of section 73 or, as the case may
be, tax, interest and penalty under sub-section (8) of section 74
within thirty days of the service of a notice under sub-rule (1),
or where the person concerned makes payment of the amount
referred to in sub-section (1) of section 129 within fourteen days
of detention or seizure of the goods and conveyance, he shall
intimate the proper officer of such payment in FORM GST
DRC-03 and the proper officer shall issue an order in FORM GST
DRC-05 concluding the proceedings in respect of the said notice.

[illegible]

(4) The representation referred to in sub-section (9) of section 73 or sub-section (9) of section 74 or sub-section (3) of section 76 or the reply to any notice issued under any section whose summary has been uploaded electronically in FORM GST DRC-01 under sub-rule (1) shall be furnished in FORM GST DRC-06.

(5) A summary of the order issued under section 52 or section 62 or section 63 or section 64 or section 73 or section 74 or section 75 or section 76 or section 122 or section 123 or section 124 or section 125 or section 127 or section 129 or section 130 shall be uploaded electronically in FORM GST DRC-07, specifying therein the amount of tax, interest and penalty payable by the person chargeable with tax.

(6) The order referred to in sub-rule (5) shall be treated as the notice for recovery.

(7) Where a rectification of the order has been passed in accordance with the provisions of section 161 or where an order uploaded on the system has been withdrawn, a summary of the rectification order or of the withdrawal order shall be uploaded electronically by the proper officer in FORM GST DRC-08.

7. With effect from 1st April, 2019, in the said rules, for FORM GST DRC-01, the following FORM shall be substituted, namely :ô

“FORM GST DRC-01

[See rule 100 (2) & 142(1)(a)]

Reference No. :

Date :

To

ô ô ô ô ô ô ô GSTIN/Temp. ID

ô ô ô ô ô ô ô Name

0	1	2	3	4	5	6	7	Address
0	0	0	0	0	0	0	0	00000000
0	0	0	0	0	0	0	1	00000001
0	0	0	0	0	0	1	0	00000010
0	0	0	0	0	0	1	1	00000011
0	0	0	0	0	1	0	0	00000100
0	0	0	0	0	1	0	1	00000101
0	0	0	0	0	1	1	0	00000110
0	0	0	0	0	1	1	1	00000111
0	0	0	0	1	0	0	0	00001000
0	0	0	0	1	0	0	1	00001001
0	0	0	0	1	0	1	0	00001010
0	0	0	0	1	0	1	1	00001011
0	0	0	0	1	1	0	0	00001100
0	0	0	0	1	1	0	1	00001101
0	0	0	0	1	1	1	0	00001110
0	0	0	0	1	1	1	1	00001111
0	0	0	1	0	0	0	0	00010000
0	0	0	1	0	0	0	1	00010001
0	0	0	1	0	0	1	0	00010010
0	0	0	1	0	0	1	1	00010011
0	0	0	1	0	1	0	0	00010100
0	0	0	1	0	1	0	1	00010101
0	0	0	1	0	1	1	0	00010110
0	0	0	1	0	1	1	1	00010111
0	0	0	1	1	0	0	0	00011000
0	0	0	1	1	0	0	1	00011001
0	0	0	1	1	0	1	0	00011010
0	0	0	1	1	0	1	1	00011011
0	0	0	1	1	1	0	0	00011100
0	0	0	1	1	1	0	1	00011101
0	0	0	1	1	1	1	0	00011110
0	0	0	1	1	1	1	1	00011111
0	0	1	0	0	0	0	0	00100000
0	0	1	0	0	0	0	1	00100001
0	0	1	0	0	0	1	0	00100010
0	0	1	0	0	0	1	1	00100011
0	0	1	0	0	1	0	0	00100100
0	0	1	0	0	1	0	1	00100101
0	0	1	0	0	1	1	0	00100110
0	0	1	0	0	1	1	1	00100111
0	0	1	0	1	0	0	0	00101000
0	0	1	0	1	0	0	1	00101001
0	0	1	0	1	0	1	0	00101010
0	0	1	0	1	0	1	1	00101011
0	0	1	0	1	1	0	0	00101100
0	0	1	0	1	1	0	1	00101101
0	0	1	0	1	1	1	0	00101110
0	0	1	0	1	1	1	1	00101111
0	0	1	1	0	0	0	0	00110000
0	0	1	1	0	0	0	1	00110001
0	0	1	1	0	0	1	0	00110010
0	0	1	1	0	0	1	1	00110011
0								

Tax Period	F. Y.	Act
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Section/sub-section under which SCN is being issued

SCN Reference No. _____ Date _____

Summary of Show Cause Notice

Brief facts of the case :

Grounds :

Tax and other dues :

(Amount in Rs.)

Sr. No.	Tax rate	Turnover	Tax Period		Act	POS (Place of Supply)	Tax	Interest	Penalty	Others	Total
			From	To							
1	2	3	4	5	6	7	8	9	10	11	12
Total											

Signature
Name
Designation
Jurisdiction
Address

Note :—

Only applicable fields may be filled up.

Column Nos. 2, 3, 4 and 5 of the above Table i. e. tax rate, turnover and tax period are not mandatory.

Place of Supply (POS) details shall be required only if the demand is created under the IGST Act.

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8. With effect from 1st April, 2019, in the said rules, for FORM
GST DRC-02, the following FORM shall be substituted, namely :ô

“FORM GST DRC-02
[See rule 142(1)(b)]

Reference No. : Date :

To
ô ô ô ô ô ô ô ô GSTIN/ID
ô ô ô ô ô ô ô ô Name
ô ô ô ô ô ô ô ô Address

Tax Period : F. Y. :
Section/Sub-section under which statement is being issued :
SCN Ref. No.ô ô Date-Statement Ref. No.-----
Dateô

Summary of Statement :
(a) Brief facts of the case :

(b) Grounds :

(c) Tax and other dues :

(Amount in Rs.)

Sr. No.	Tax rate	Turnover	Tax Period		Act	POS (Place of Supply	Tax	Interest	Penalty	Others	Total
			From	To							
ô ô ô 1	ô ô ô 2	ô ô ô ô ô ô 3	ô ô ô 4	ô ô ô 5	ô ô ô 6	ô ô ô 7	ô ô ô 8	ô ô ô ô ô ô 9	ô ô ô ô ô ô 10	ô ô ô ô ô ô 11	ô ô ô ô ô ô 12
ô ô ô Total	ô ô ô	ô ô ô ô ô ô	ô ô ô	ô ô ô	ô ô ô	ô ô ô	ô ô ô	ô ô ô ô ô ô	ô ô ô ô ô ô	ô ô ô ô ô ô	ô ô ô ô ô ô

Signature
Name
Designation
Jurisdiction
Address

Sr. No.	HSN code	Description

Place of Supply (POS) details shall be required only if the demand is created under the IGST Act.

10. With effect from 1st April, 2019, in the said rules, for FORM GST DRC-08, from, the following FORM shall be substituted, namely :ô

[See rule 142(7)]

Date :

1. Particulars of order :	
(a) Financial year, if applicable	
(b) Tax period, if any	From_____To_____
(c) Section under which order is passed	
(d) Original order No.	
(e) Original order Date	
(f) Rectification order No.	
(g) Rectification order date ARN, if applied for rectification	
(i) Date of ARN	

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4. The order referred to above (issued under
section 129) requires to be withdrawn

5. Description of goods/services (if applicable) :

Sr. No.	HSN code	Description

6. Section of the Act under which demand is created :

7. Details of demand, if any, after rectification :

(Amount in Rs.)

Sr. No.	Tax rate	Turnover	Tax Period		Act	POS (Place of Supply)	Tax	Interest	Penalty	Others	Total
			From	To							
1	2	3	4	5	6	7	8	9	10	11	12
Total											

You are hereby directed to make the payment by <Date> failing which proceedings shall be initiated against you to recover the outstanding dues.

Signature
Name
Designation
Jurisdiction
Address

To

_____(GSTIN/ID)

_____Name

_____ (Address)

Only applicable fields may be filled up.

Column Nos. 2, 3, 4 and 5 of the Table at Serial No. 7 i. e. tax rate, turnover and tax period are not mandatory.

Place of Supply (POS) details shall be required only if the demand is created under the IGST Act.

Demand Table at serial No. 7 shall not be filled up if an order issued under section 129 is being withdrawn.

11. With effect from 1st April, 2019, in the said rules, for FORM GST ASMT-13, the following FORM shall be substituted, namely :ô

“FORM GST ASMT-13

[See rule 100(1)]

Reference No. :

Date :

To

_____(GSTIN/ID)

Name _____

_____ (Address)

Tax Period :

F. Y. :

Return Type :

Notice Reference No. :

Date :

Act/Rules Provisions :

Preambleô <<standard>>

Therefore, on the basis of information available with the department, the amount assessed and payable by you is as under :ô

Submissions, if any :

Conclusion :

(Amount in Rs.)

Please note that interest has been calculated up to the date of passing the order. While making payment, interest for the period between the date of order and the date of payment shall also be worked out and paid along with the dues stated in the order.

You are also informed that if you furnish the return within a period of 30 days from the date of service of this order, the order shall be

Signature

Name

Designation

Jurisdiction

Address

Only applicable fields may be filled up.

Column Nos. 2, 3, 4 and 5 of the above Table i. e. tax rate, turnover and tax period are not mandatory.

Place of Supply (POS) details shall be required only if demand is created under IGST Act.

Reference No. : _____ Date : _____

To _____

_____ (GSTIN/ID)

_____ Name

_____ (Address)

Tax Period : _____ F.Y. : _____

SCN _____ reference No. : _____ Date : _____

<p>Act/Rules Provisions :</p>

Preambleô <<standard>>

Or

Whereas, no reply was filed by you or your reply was duly considered during proceedings held on.....date(s).

On the basis of information available with the department/record produced during proceedings, the amount assessed and payable by you is as under :

Introduction :

Submissions, if any :

Conclusion (to drop proceedings or to create demand)

Amount assessment and payable :

(Amount in Rs.)

[illegible]

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Please note that interest has been calculated up to the date of passing the order. While making payment, interest for the period between the date of order and the date of payment shall also be worked out and paid along with the dues stated in the order.

You are hereby directed to make the payment by <<date>> failing which proceedings shall be initiated against you to recover the outstanding dues.

Signature
Name
Designation
Jurisdiction
Address

Note :—

Only applicable fields may be filled up.

Column Nos. 2, 3, 4 and 5 of the above Table i. e. tax rate, turnover and tax period are not mandatory.

Place of Supply (POS) details shall be required only if demand is created under IGST Act.Ø

13. With effect from 1st April, 2019, in the said rules, for FORM GST ASMT-16, The following FORM shall be substituted, namely :ô

FORM GST ASMT-16

[See rule 100(3)]

Reference No. :

Date :

To

_____(GSTIN/ID)

Name

(Address)

Tax Period :

F. Y.

Preambleô <<standard>>

Therefore, I proceed to assess the tax due on such goods as under :ô

Amount assessed and payable (details at annexure) :

[illegible]

You are hereby directed to make the payment by <<date>> failing which proceedings shall be initiated against you to recover the outstanding dues.

Signature
Name
Designation
Jurisdiction
Address

Note :—

Only applicable fields may be filed up.

Column Nos. 2, 3, 4 and 5 of the above Table i. e. tax rate, turnover and tax period are not mandatory.

Place of Supply (POS) details shall be required only if demand is created under IGST Act.

14. With effect from 1st April, 2019 in the said rules, in Form GST CPD-02 for the Table and Note below the Table, the following Table and Note shall be substituted, namely :ô

[illegible]

Note :—(1) In case the offence committed by the taxable person falls in more than one category specified in Column (2), the compounding amount shall be the amount specified in Column (3), which is the maximum of the amountsspecified against the categories in which the offence sought to be compounded can be categorized.

(2) This amount will be deposited under minor head :- Other a/c.

This notification shall come into force on the date of publication of Central Goods and Services Tax (2nd Amendment) Rules, 2019 in the Central Gazette.

By order of the Government of Jammu and Kashmir.

(Sd.) DR. ARUN KUMAR MEHTA, IAS,

Principal Secretary to the Government.

EXTRAORDINARY

REGD. NO. JK6633



**THE
JAMMU AND KASHMIR GOVERNMENT GAZETTE**

Vol. 132] Jammu, Wed., the 17th July, 2019/26th Asad., 1941. [No. 15-aa

Separate paging is given to this part in order that it may be filed as a
separate compilation.

PART III

Laws, Regulations and Rules passed thereunder.

GOVERNMENT OF JAMMU AND KASHMIR

CIVIL SECRETARIAT/ANIMAL/SHEEP HUSBANDRY/
FISHERIES DEPARTMENT

Notification

Srinagar, the 17th July, 2019.

SRO-455. In exercise of the powers conferred by section 32 of the Jammu and Kashmir Bovine Breeding (Regulation of Production, Sale of Bovine Semen and Artificial Insemination Services) Act, 2018, the Government hereby makes the following Rules; namely:

1. *Short title and Commencement.* (1) These rules may be called the Jammu and Kashmir Bovine Breeding (Regulation of Production, Sale of Bovine Semen and Artificial Insemination Services) Rules, 2019

(2) They shall come into force on the date of their publication in the Government Gazette.

2. *Definitions.*ô In these rules, unless the context otherwise requires :ô

- (1) ôActö means the Jammu and Kashmir Bovine Breeding (Regulation of Production, Sale of Bovine Semen and Artificial Insemination Services) Act, 2018 ;
- (2) ôArtificial Breeding Stationö means Semen Bank managed by Department of Animal Husbandry Jammu/Kashmir and includes the distribution of semen/embryo/other Artificial Insemination inputs to field AI centres/Private AI Workers/ other agencies in the district ;
- (3) ôArtificial Insemination Worker (AI Worker)ö means a person who possesses requisite qualification, skill and experience as prescribed by the Authority to conduct Artificial Insemination in Bovines ;
- (4) ôAuthorityö means the Bovine Breeding Authority constituted under section 3 of the Act ;
- (5) ôMinimum Standard Protocol (MSP)ö means Standards prescribed by the Authority and notified by the Government from time to time for all operations of a Semen Station ;
- (6) ôMemberö means the member of the Bovine Breeding Authority notified vide Notification SRO-122 of 2019 dated 21-02-2019 or any subsequent notification in this behalf ;
- (7) ôRulesö means the Jammu and Kashmir Bovine Breeding (Regulation of Production, Sale of Bovine Semen and Artificial Insemination Services) Rules, 2019 ;

- (8) "Standard Operating Procedures for Artificial Insemination" means the standards prescribed by the Authority and notified by the Government from time to time for conducting Artificial Insemination ;
- (9) Words and expressions used and not defined in these rules but defined in the Act shall have the same meaning assigned to them in the Act.

3. *Qualification and Experience of Nominated members of Authority.* No person shall be nominated by the Government under clauses (h) and (i) of sub-section (2) of section 5 of the Act, unless they possesses the following qualification and experience :

- (a) The Eminent Animal breeding scientist shall be a reputed Animal Breeder with MV Sc/Ph. D in Animal Breeding and has served not less than 15 years in any Agriculture University/Veterinary University.
- (b) The Eminent Veterinarian shall be a reputed Veterinarian, who has served as Chief Animal Husbandry Officer, Animal Husbandry Department or any equivalent post for not less than two years.

4. *Membership Roll.* The Registrar of the Authority shall keep a roll of members and every member of the authority shall sign the roll and shall state herein his rank, occupation and address. The member concerned will notify any change in his address and the same shall be recorded by the Registrar in the roll of members.

5. *Meetings of the Authority.* (1) Every meeting of the Authority shall be presided over by the chairperson and in his absence, by the Registrar of the Authority.

(2) The Registrar of the Authority shall circulate the agenda of the meeting and shall keep a record of the proceedings of the Authority.

(3) The Authority shall meet at least once in every two months.

(4) The members shall be given at least fifteen days prior notice for holding an ordinary meeting and at least three days prior notice for holding a special meeting specifying the purpose, time and place at which such meeting shall be held.

(5) The Chairperson shall upon, a written request from not less than six members or upon a direction from Government, call a special meeting of the Authority.

(6) The quorum necessary for the transaction of business at any meeting shall be six members.

6. *Honorarium and Allowances of Members.*—The members of committees constituted by the Authority from the panel of experts in terms of sub-section (4) of section 3 of the Act, shall be entitled to following Honorarium/Allowances :ô

- (i) The Honorarium for members of the committee constituted for Certification/Evaluation/Technical auditing of Semen Stations, shall be Rs. 2000 each for every Certification/Evaluation/Technical auditing ;
- (ii) The Honorarium for members of the committee constituted for Certification/Evaluation/Technical auditing of Semen Banks, shall be Rs. 750 each for every Certification/Evaluation/Technical auditing conducted ;
- (iii) The Honorarium for members of the committee constituted for Bull Soundness Examination/ certification of bulls shall be Rs. 500 each for certification of each breeding bull ;
- (iv) The members of the committees, who are in service shall be entitled to TA and DA as applicable under rules to the State Civil Service ;
- (v) In case of other members the TA and DA shall be such as is admissible to Class-II Officers of the State.

7. Registrations of Semen Stations. (1) Registration of Existing Semen Stations :

- (a) Any existing semen station shall apply to the Authority for grant of certificate of Registration in "Form I" along with fee prescribed at sub-rule 3) of this rule ;
- (b) The semen station shall apply for ISO/HACCP certification if not certified and get itself certified within 6 months of issuance of provisional registration certificate ;
- (c) The semen station shall be audited/inspected within one month by the committee for registration of semen stations after receipt of written request in this behalf ;
- (d) The Authority shall thereafter issue a provisional certificate in terms of sub-section 4 of section 10 of the Act ;
- (e) Semen station shall be audited on yearly basis by the committee constituted for the purpose ;
- (f) Passing of yearly audits is mandatory for renewal of Registration ;
- (g) The semen stations shall strictly follow the guidelines of Minimum Standard protocol issued by the Government from time to time for running the semen station ;
- (h) The Registration certificate shall get automatically cancelled if the semen station fails CMU Audit by Government of India for grading of semen stations ;
- (i) If by any means registration certificate of the semen station is cancelled, the semen station may apply a fresh for new registration along with the fee already prescribed.

(2) **Registration of New Semen Station :**

- (a) Any person/entrepreneur/NGO/Government Institution etc. who desires to start a new semen station has to seek NOC from

the Authority and shall submit DPR to the Authority for technical vetting before establishing it ;

- (b) The Authority with prior approval of the Government shall grant NOC for establishment of semen station ;
- (c) On expiration of one year from the date of establishment of new semen station, the semen station shall submit an application as per the format annexed as Form-Iö along with fee prescribed under sub-rule (3) of rule 7 ;
- (d) Thereafter all the procedures, conditions, fees etc. applicable on existing semen stations shall *mutandis, mutandi* apply to new semen stations, however the new semen station has to send request to authority for CMU audit by Govt. of India within two years of its establishment failing which the semen station is shall stop all its operations and registration certificate shall be cancelled.

(3) **Fee for Registration.**ö Every application under sub-rule (1) and sub-rule (2) shall be accompanied by fee of Rs. 25000/- in the form of a cheque or demand draft drawn in favour of Registrar, Jammu and Kashmir Bovine Breeding Authority.

(4) **Grant of Registration Certificate.**ö The Authority on receipt of applications under sub-rule (1) and (2) and after satisfying that the conditions laid under sub-section (6) of section 10 of the Act have been complied with, may issue a certificate of registration for a period of two years in Form-IIö.

(5) **Renewal.**ö The semen station shall make a request to the Authority along with fee of Rs. 5000/- by way of DD/cheques/e-transfer in favour of Registrar, J&K Bovine Breeding Authority, three months before the expiry of Registration certificate.

8. *Registration of Semen Banks.*ö (1) All the existing and new Semen Banks in the State shall register themselves with the Authority by

submitting an application as per the format prescribed at Form-III along with a fee of Rs 5000/- by way of DD/cheques/e-transfer in favour of Registrar, J&K Bovine Breeding Authority.

(2) The Authority shall provide provisional registration certificate to semen bank which shall be valid for six months only.

(3) After Receipt of Application, the Authority shall arrange Technical Audit of the semen bank by the committee constituted for the purpose within two months of the receipt of request.

(4) After Technical Auditing grace period of two months shall be provided to semen Bank for meeting the non-compliances/observations made in the audit report.

(5) The registration certificate shall be provided to the semen bank after successful completion of two audits within a period of 5 months.

(6) If semen bank fails the technical auditing or by any means the validity of provisional registration certificate expires without grant of Registration Certificate, the semen bank shall stop its operations immediately and rectify the non-compliances and shall apply a fresh along with the fee applicable for registration of semen banks.

(7) The registration certificate shall be valid for two years and shall be renewed by sending a request of renewal three months prior to completion of two years along with a fee of Rs. 1000/- by way of DD/cheques/e-transfer in favour of Registrar, J&K Bovine Breeding Authority. The semen bank shall again be technically audited before issuance of renewed registration certificate.

9. Certification of Bulls. (1) The bulls shall be certified by the Authority, subject to such conditions, as specified in Minimum Standard Protocol for Semen Production notified by the Government from time to time.

(2) The Authority shall request National Dairy Development Board to generate a unique Identification No. for each certified bull compatible to

INAPH so that no other bull in the country used for semen production for Artificial insemination shall bear this number. It shall be mandatory for the semen stations to tag this unique Identification No. securely and permanently to the certified bulls at all times. The Authority shall also generate a unique identification No. for bull used for natural mating.

(3) The bulls of different breeds used for semen production or natural mating shall be selected for induction as per the specifications/standards mentioned in Minimum Standard Protocol for Semen Production notified by the Government from time to time and shall be examined by the committee for certification of bulls for Bull Soundness Examination (BSE).

(4) The AI bulls or natural service bulls shall be procured from certified bull production programmes approved by the Government, such as PT/PS programmes run in the country by NDDB or Govt. of India or State Governments or from reputed Bovine breeding farms/semen stations of the State or Country, but in accordance to the breeding policy of the State.

(5) The testing of the AI bulls/natural service bulls shall be carried out by Semen Station/Government or private agency as per the standards/tests mentioned in Minimum Standard Protocol for Semen Production on yearly basis and in some cases on six monthly basis by the team of experts selected by the Authority for the purpose which may include experts from RDDI, Jalandar/Institute of Animal Health & Biological Products, Zakura AHD, Kashmir/MS IAH & BP, RS Pura, AHD, Jammu/SKUAST-K/SKUAST-J.

(6) It is mandatory to karyotype the bulls before induction in semen station or any breeding programme.

(7) The HF breed and its crosses shall be tested against genetic diseases (recessive gene condition) as specified in Minimum Standard Protocol for semen production from the reputed Labs of Central/State Government/NDDB.

(8) The culling of bulls shall be carried a per the provisions mentioned in Minimum Standard Protocol of Semen Production and after vetting by committee constituted for certification of Bulls.

(9) The Livestock Development Board shall send a request to the Authority with proper justification. The Authority shall approve the culling within 15 days after receipt of request if the bull does not qualify the provisions of Minimum Standard Protocol and within two days if bull is tested positive for any STD or communicable disease recommended in Minimum Standard Protocol.

(10) The Livestock Development Boards shall frame a culling committee in advance in the month of April consisting of members from Directorate of Animal Husbandry not below the rank of Deputy Director, Accounts Officer of Directorate of Animal Husbandry and CEO, Livestock Development Board as its Chairman, which shall carry out the culling. The culling committee thus constituted shall be valid for one year. The culling committee shall carry out the culling within 15 days after the approval of culling by the authority or immediately after the approval of culling by the authority if the bull is tested positive for any STD or communicable disease as may be recommended in Minimum Standard Protocol.

10. *Registration of Bull Keepers.* (1) No Bovine bull shall be used for natural matting in the area where Artificial Insemination Service is easily available and popular.

(2) No person can keep a bull for providing service of natural mating for bovine breeding in a community unless it is authorized by the Authority.

(3) Any person or agency whether Government or Private who keeps the bull and provides service of natural mating for bovine breeding in a community shall register itself with the Authority by submitting an application along with fee of Rs. 50/-. The registration certificate shall be provide only after ascertaining the bull used for natural mating is certified by the authority.

(4) The certified bulls by the authority shall only be used for any breeding programme.

(5) The Bull Keeper shall submit month-wise details of the matings to the nearest veterinary center manned by a Veterinarian who will inturn forward the information through reporting officer to the concerned Artificial Breeding Station (ABS). The ABS shall submit consolidated information of natural mating to concerned Livestock Development Board.

(6) The registration of Bull Keepers shall be renewed annually after proper BSE by the committee constituted for the purpose and a roster for the year for renewal of registration shall be issued by the Authority through a notification on 1st March every year.

(7) The bulls shall be relocated after every two years to prevent inbreeding at least 15 km away from the previous location.

(8) The Livestock Development Boards shall frame a rotation schedule on 1st March of every year and submit same to the Authority for approval.

(9) A bull shall be culled after rendering 8 years of breeding service.

(10) The bull shall be immediately isolated and shall not be used for breeding if its tests positive for any STD or communicable disease as per the recommendations of Minimum Standard Protocol and shall be culled immediately.

... Certification/Registration of AI workers. (1) The AI workers selected and trained by Livestock Development Boards/Department of Animal Husbandry, Jammu/Kashmir under CSS-National Programme for Cattle and Buffalo Breeding/NPBB/RGM or any other scheme of the State or Center and are carrying out the AI work in the allotted areas shall register themselves with the Authority by submitting an application along with an affidavit as per the format provided at Form-IVö along with fee of Rs. 500/- by way of DD/cheques/e-transfer in favour of Registrar JK Bovine Breeding Authority.

(2) The syllabus/module for training of AI workers shall be same as specified by the guidelines of CSS-NPCBB/NPBB/RGM which may be modified by the Authority as per the requirements of the State.

(3) The new AI workers who have successfully received training from Livestock Development Boards shall register themselves with the Authority before starting AI work in allotted areas.

(4) The Livestock Development Boards shall provide list of all trained AI workers who have been provided cryocans to the Authority and shall submit updated list on 1st April of every year.

(5) The AI workers who are trained in Stock Assistant Training Institute of Department of Animal Husbandry Jammu/Kashmir or by Livestock Development Boards and have not carried out the AI work for last two years shall send a request to Authority for refresher training and shall register themselves with Authority.

(6) The trained AI workers who have received cryocans and AI inputs from Livestock Development Boards under different Centrally sponsored/ State sponsored schemes and have not carried out AI work in the allotted areas for more than one year shall immediately return the cryocans and other inputs to respective Livestock Development Boards within one month from the date of issuance of these Rules, failing which the persons shall be liable to punishment under the provisions of Jammu & Kashmir Bovine Breeding Act, 2018. The Livestock Development Boards shall provide list of such candidates to Authority as and when required.

(7) The retired Paravets trained in Stock Assistant Training Institutes of Animal Husbandry Department Jammu/Kashmir during their regular service and are working as private AI workers or desire to work as AI workers shall register themselves with the Authority.

(8) The retired Veterinarians or unemployed Vets. who are providing breeding services through AI or desire to provide AI services shall register themselves with the Authority.

(9) All the AI workers shall provide the month-wise AI details as per the format at Form-V to nearest veterinary centre manned by a veterinarian who will in turn shall submit the details through concerned reporting officer to Artificial Breeding Station of concerned district. The ABS shall provide consolidated information to the concerned Livestock Development Board.

(10) Any AI worker who fails to provide month-wise details of AI to concerned veterinary centre for consecutive 2 months, his registration shall be cancelled.

(11) All the AI workers Government or Private shall strictly follow state breeding policy and the Standard Operating Procedures of AI notified by the Government from time to time during conducting AI.

(12) The Registration of AI workers shall be valid for one year from its date of issuance.

(13) The AI worker shall make a request for renewal one month prior to date of expiry along with fee of Rs. 100 as DD/Cheque/e-transfer in favour of Registrar of the Authority.

(14) The registration certificate shall be renewed only after NOC from concerned Livestock Development Board.

12. *Regulation of Sale of Semen.* (1) The Livestock Development Board Jammu/Kashmir shall be authorized by the Authority to sell/distribute/gift or transfer bovine semen/embryos among the field AI centers of the State or any other agency for upgradation of bovines. Any other agency who wants to sell or distribute or gift or transfer bovine semen or embryo for bovine upgradation shall seek NOC from Authority by sending a formal request along with justification for the purpose/details of semen/embryo to the Authority. The Authority shall grant NOC only after ascertaining that the sale/distribution/gift or transfer of bovine semen is in accordance to the breeding policy of the State and directly or indirectly shall contribute to the bovine upgradation of the State.

(2) The Livestock Development Board Jammu/Kashmir shall act as a nodal agencies for import of bovine semen or embryos into the State from any other state/agency or country. All such imports shall take place with prior approval of Authority for each consignment. The breed/other parameters of imported semen/embryos shall be in accordance to the breeding policy of the State.

13. *Issue of Duplicate Registration Certificate.* In case a certificate of registration or a certificate of renewal issued under the Act is defaced, lost or destroyed, the Authority, may, upon satisfaction, grant a duplicate certificate to the applicant on payment of fee, prescribed as under :

- (i) For semen station Rs. 500
- (ii) For Semen Bank Rs. 100
- (iii) For Bull Keeper Rs. 50
- (iv) For Artificial Insemination Worker Rs. 50/-.

By order of the Government of Jammu and Kashmir.

(Sd.) Dr. Asgar Hassan Samoon, IAS,

Principal Secretary to Government,
Animal/Sheep Husbandry and Fisheries Department.

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Preliminary Information Sheet

(The information sheet should be reviewed before every evaluation for addition or deletion of information)

Information to be provided to the Authority,

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1. Location and exact postal address with PIN Code and Telephone No. : EMail. I.D. :

2. Year of establishment and brief history :

3. Designation of Officer Incharge and his academic qualification specialization :

4. Animal Management and Health

4.1 Breeding bulls (Nos.) :

Breeds	Minimum Standards		Adult Bulls		Training Bulls		Total No. of Bulls	No. of bulls purchased from funds received under Central Schemes
	Farm born First lact.	Farm Born Best	No. of bulls as per standard	No. of bulls below standard	No. of bulls as per standard	No. of bulls below standard		
Jersey	4500	5600						
H.F.	3000	3750						

Jersey								
H.F.								
HF Cross								
Murrah								
Jersey Cross								
Indigenous								

(b) Avg. production/bull/year during last 3 years (breed-wise) :

Breed	Year 1	Year 2	Year 3
Jersey			
HF			
Jersey Corss			
HF cross			
Murrah			
Indigenous			

Avg. Prodn. (Exotic- 25,000, CB-15,000, Buffalo -15,000 < Indigenous-20,000)

- (c) Major clients for sale of semen
- (d) Sale price of semen/dose
- (e) Production cost of semen/dose
- (f) Profit/loss status
- (g) Cumulative loss, if any

18. Quality Control Section :

- (a) Routine checking of semen samples (fresh & frozen) for bacterial load ;
- (b) Bacterial load of lab environment Meeting the prescribed standard ;
- (c) Quality of reagents/chemicals used-AR/GR Grade ;
- (d) Quality Test as per MSP.

19. Information System :

- (a) Unique ID for each bull
- (b) Computerization - (SSMS/SMILE/other software in operation)

20. Manpower position :

(Actual staff strength/training status)

Designation	As per Stnd.	Actual available	Experience	Trg. Status
O/C				
Manager				
VOs				
Lab Technician				
Livestock				
Assistant				
Vety. Assistant				

H.F. CrossF2	4000		5000					
Jersey CrossF2	2800	3500						
Sahiwal	2400	3000						
Red Sindhi	2000	2500						
TOTAL								

Attached Sire Directory

No. of Imported Bulls (HF- 9000, Jersey - 6000)_____

(a) No. of bulls tested for Karyotyping (for Chromosomal defects):

(b) No. of bulls not tested_____

(c) Breed specific Genetic diseases testing carried out for all
bulls_____

5. Sourcing/criteria for selection of bulls

6. PT/PS programme initiated or participation in PT/PS programme

7. Health status of the bulls

(a) Disease testing :

Disease	Test	Test agency	Periodically	Last test/ date	Result
Brucellosis					
JD					
TB					
IBR					
BVD					
Vibriosis					

Trichomonas					
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(b) Vaccination Calendar :

Disease	Vaccine used	Periodically	Last Vaccination	Period of sexual rest
FMD				
Theileriasis				
H.S				
B.Q				

(c) Incidences of FMD outbreaks :

(d) Deworming Schedule :

Dewormer used	Periodically	Last Deworming

6. Housing of the bulls :

(a) No. of bull sheds :

(b) How many single pens are available :

(c) Total housing capacity (adult bulls and followers) :

(d) Quarantine facilities :

(e) Isolation Shed :

7. Fodder Cultivation :

- (a) Area under cultivation (ha.)
 - (i) Irrigation
 - (ii) Un-irrigated
 - (iii) Total annual fodder production :
(Green/Dry in MT)
- (b) Annual demand for fodder (MT)
- (c) Annual purchase of fodder
(Green/Dry in MT)
- (d) Amount spent in purchase of fodder
- (e) Chaffing facility

8. Feeding Schedule :

- (a) Dry fodder/Green fodder/Concentrate
- (b) Brand of Concentrate and cost

9. Animal handling facility/hoof dressing crates/equipment :

10. Culling procedure :

- (a) Reasons for culling
- (b) Mode of disposal
- (c) Approx. time taken for disposal after initiative taken
- (d) Whether Incharge semen station has authority for culling

Laboratory Management Section

11. Collection procedures :

- (a) Roaster for bulls
- (b) Space in collection yard
- (c) No. of Collection crates
- (d) Sexual Preparation of bull and no. of collection per bull per year

12. Laboratory practices :

- (a) Sanitary procedures in the lab :
- (b) Minimum acceptable motility for freezing :
- (c) Sperm concentration / dose (in million) :
- (d) AMC/regular servicing :

13. Major equipment: -List to be attached

14. Semen evaluation procedure :

15. Incubation Period (30 Days) Before Dispatch (Quarantine) :

16. Source of liquid nitrogen supply & cost :

17. Production Details–

- (a) Production/sale of semen doses during last 3 years (breed-wise) :

Breed	Year 1		Year 2		Year 3		Present stock of FS doses (up to 31-03-)
	Production	Despatch	Production	Despatch	Production	Despatch	

21. Bio-security Measures :

22. Monitoring of the performance :

(Indicate if there is any meaningful process inbuilt in the system)

23. Availability of CASA/Flow Cytometer :

(Attached details of work carried out)

24. Any other relevant information :

25. Constraints faced by semen station :

Signature

FORM-II

Certificate of Registration of Semen Station

Certified that Semen Station_____owned
by _____ is registered with J&K Bovine Breeding
Authority under the provisions of J&K Bovine Breeding Act, 2018 on
_____vide registration No._____

This certificate is valid for a period of two years from the date of its
issuance. The semen station shall strictly follow the guidelines of Minimum
Standard Protocol issued by the Government from time to time for running
the operation of semen station.

Registrar,
J&K Bovine Breeding Authority.

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FORM-III

Application Form for Registration of Semen Bank

1. Name of Semen Bank :
2. Applicant's Name, Designation, full address with email ID, Ph. No., Fax No. etc. :
3. Names of the Directors, Proprietors, partners, owners, etc. of Semen Bank :
4. Location of semen bank :
5. Existing annual semen handling/distribution capacity (lakh doses per year) :
6. Breed-wise details of semen being handled/distributed :
7. Name and address of the semen station from where semen is received :
8. Registration No. of semen station and registering authority :
9. List of persons engaged/posted in the bank and their qualification :
10. Names of district(s) to which the semen bank caters :
11. List of AI centres/MAITRI/Private AI Workers to whom semen is supplied :
12. Registration number of semen bank, in case of renewal with copy of the registration :

A fee of Rs. 5000/- has been deposited as DD/Cheque/e-transfer vide No. _____ dated _____ in favour of Registrar, J&K Bovine Breeding Authority.

I/we hereby undertake to comply with all the provisions of the J&K Bovine Breeding Act, 2018.

Name of Authorised Person :

Designation :

Place :

Date :

Signature :

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FORM-IV

Application for Registration of A.I Worker

1. Name of AI Worker :
2. Fathers Name :
3. Address :
4. Mobile No. :
5. Registration No. of Livestock Development Board Jammu/
Kashmir :
6. AI Training provided by :
7. Cryocan Type :
8. Cryocan allotted by :
9. Cryocan No. :
10. Semen Bank Reporting to :
11. Area of Operation (Name of Villages) :
12. Breedable Cattle Population of area of operation :
13. Name and Address of Veterinary Hospital Reporting to :

Photograph
attested by
CAHO

I, _____ S/o _____
R/o _____ have deposited a fee of Rs. 500/- through
DD/Cheque/e-transfer bearing No. _____ in favour of
Registrar, J&K Bovine Breeding Authority.

I hereby undertake to comply with all the provisions of the J&K Bovine
Breeding Act, 2018.

Signature :

Name :

Place :

Date :

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AFFIDAVIT

I, _____ S/o _____
R/o _____ do hereby state :ô

1. That information provided by me in Form-IV is true to the best of my knowledge.
2. That I will take up Artificial Insemination work for upgradation of bovines as per Standard Operating Procedures for AI, Livestock breeding policy of the State and guidelines of bovine breeding schemes.
3. That I will record all events of bovine breeding from AI to calf birth as per the format provided by Livestock Development Board, Jammu/ Kashmir and submit same to nearest Veterinary Hospital on monthly basis or as and when asked.
4. That, Any Official or Committee authorized by the Authority can inspect my inventory/facilities as and when required and I will fully cooperate with such official or committee.
5. That I hereby undertake to comply with all the provisions of the J&K Bovine Breeding Act, 2018 and J&K Bovine Breeding Rules, 2019.
6. That the Authority shall cancel my registration without any notice if the Authority is not satisfied with my work.
7. That I will surrender all AI equipments received from Department of Animal Husbandry/Livestock Development Board under any state sponsored or centrally sponsored scheme, if I fail to carry on AI work.
8. That I shall not use registration by the Authority for seeking any favour for absorption in any Government Department.

Signature

Witness 1 _____

Witness 2 _____

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FORM-VI

Application for Registration of Bull Keepers

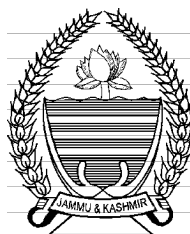
1. Name of Bull Keeper :
2. S/o :
3. Address :
4. Mobile No. :
5. Breed of Bull :
6. Age :
7. BSE Score :
8. Disease testing status :

Photograph
attested by
CAHO

I hereby undertake to comply with all the provisions of the J&K Bovine Breeding Act, 2018.

EXTRAORDINARY

REGD. NO. JK6633



**THE
JAMMU & KASHMIR GOVERNMENT GAZETTE**

Vol. 132] Jammu, Fri., the 14th June, 2019/24 Jyai., 1941. [No. 11-1

Separate paging is given to this part in order that it may be filed
as a separate compilation.

PART III

Laws, Regulations and Rules passed thereunder

SRINAGAR MUNICIPAL CORPORATION

The Srinagar Municipal Corporation (Honorarium and other
Facilities to Mayor and Deputy Mayor) Bye-Laws, 2019.

Notification

Srinagar, the 14th June, 2019.

In exercise of the powers conferred by sub-section (3) of
section 36, read with section 397 of the Jammu and Kashmir Municipal

2 The J&K Govt. Gazette, 14th June, 2019/24 Jyai., 1941. [No. 11-1
Corporation Act, 2000 and as approved by the Government, the
Corporation hereby notifies the following Bye-Laws for the information
of general public ; namely :

1. *Short title and commencement.*—(1) These Bye-Laws may be called the Srinagar Municipal Corporation (Honorary and Other Facilities to Mayor and Deputy Mayor) Bye-Laws, 2019.

2. *Definitions.*—In these bye-laws, unless the context otherwise requires,

- (a) *Act* means the Jammu and Kashmir Municipal Corporation Act, 2000 ;
- (b) *Councillor* means the Councillor duly elected under the provisions of the Act ;
- (c) *Mayor* means the Mayor duly elected under the provisions of the Act ;
- (d) *Deputy Mayor* means the Deputy Mayor duly elected under the provisions of the Act.

3. *Honorary to Mayor.*—The Mayor shall be paid an honorary of Rs. 50,000/- per month besides his allowances as a Councillor.

4. *Honorary to Deputy Mayor .*—The Deputy Mayor shall be paid an honorary of Rs. 25,000/- per month besides his allowances as a Councillor.

5. *Other facilities to Mayor and Deputy Mayor.*—

- (a) The Mayor and Deputy Mayor shall be entitled to use corporation vehicle for official purposes ;
- (b) The Mayor and Deputy Mayor shall be entitled to have landline telephone connection at office and residence besides telephone facility subject to a monthly ceiling of Rs. 1000/- ;

No. 11-1] The J&K Govt. Gazette, 14th June, 2019/24 Jyai., 1941. 3
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(c) The Mayor and Deputy Mayor shall be entitled to claim
House Rent Allowance, not exceeding Rs. 5000/- per month
in case, they do not own any accommodation within the
territorial limits of the Corporation.

6. *Effect of Bye-Laws.*ô The Mayor and Deputy Mayor shall be
entitled to the benefits under the Bye-Laws from the date they take oath
of their office seats.

(Sd.) KHURSHED AHMAD SANAI, KAS,

Commissioner,
Srinagar Municipal Corporation.

EXTRAORDINARY

REGD. NO. JK6633



**THE
JAMMU & KASHMIR GOVERNMENT GAZETTE**

Vol. 132] Srinagar, Tue., the 23rd July, 2019/1st Srav., 1941. [No. 16-1
Separate paging is given to this part in order that it may be filed
as a separate compilation.

PART IV

Reprints from the Government of India Gazette.

MINISTRY OF HOME AFFAIRS
(OFFICE OF THE REGISTRAR GENERAL, INDIA)

Notification

New Delhi, the 25th June, 2019.

S. O. 2221(E). In exercise of the powers conferred by section 17A of the Census Act, 1948 (37 of 1948), the Central Government hereby extends the provisions of the said Act, for conduct of pre-test of Census of India, 2021. The pre-test shall be conducted from 12th August, 2019 to 30th September, 2019 in all the States and Union Territories.

[F. No. 9/7/2019-CD (CEN)]

(Sd.) VIVEK JOSHI,

Registrar General and Census Commissioner.